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No. 771 BROADWAY, Nos. 135, 137, and 1

we take pleasure in informing our old customers and a
 numerous friends, that we have on the premises
 CORNER OF BROADWAY AND NINTH-ST.,
 On WEDNESDAY, APRIL
 WITH THE LARGEST AND MOST ATTRACTIVE
 STOCK OF
 PAIRS CLOAKS AND MANTILLAS
 LACE GARMENTS,
 AND
 OTHER NOVELTIES,
 ever offered to the first-class trade of New-York.
 ALSO
 A SPLENDID AND SELECT STOCK
 OF

OUR OWN MANUFACTURE,
SUITABLE FOR SPRING AND SUMMER.

In addition to the above, we shall open a
GENERAL OUTFITTING DEPARTMENT FOR LADIES
AND CHILDREN

consisting of
LADIES' AND CHILDREN'S UNDERCLOTHING,
MISSES' AND BOYS' SUITS,
INFANTS' WAISTCOATS,
TRIPAL GUITTES,
&c. &c.

To which we invite a special attention.

All our goods have been carefully selected by ourselves, personally, in the first houses in Europe, and we feel confident our customers will find them fully equal to their expectations in every respect.

DANIEL O'SULLIVAN,
Formerly European Buyer and Manager with Messrs. Arrol,
Glasgow & Co.
THOMAS CHILDS,
Formerly European Buyer and Manager with Messrs. A. J.
Stewart & Co.

LACES AND EMBROIDERIES
A COMPLETE ASSORTMENT
Just Opened, at the Lowest Good Rates,
our sister of

CLINTY POINT and VALENCIENNES LACES, SETS, &
BLACK, BEAD and GUILPURE LACES, VALS &
BABES.

FRENCH and SCOTCH EMBROIDERED EDGINGS as
EMBROIDERED BREAKFAST SETS and COLLARS.
SKIRTING TRIMMINGS and RUFFINGS.

We also announce that we have
NOW READY FOR SALE
A complete assortment of

LADIES' & CHILDREN'S GARMENTS.
BOYS' AND GIRLS' SUITS, INFANTS' WARDROBE,
LADIES' CHEMISES, NIGHT-GOWNS, &c.
MOURNING ROBES, &c.

All of which we are selling at a small advance
E. WILLIAMS & Co., No. 47 Broadway.

MME. F. PINCHON
HAS RECEIVED
FROM PARIS
THE LATEST NOVELTIES
IN
MANTILLAS AND DRESSES.
No. 66 N. DECKER ST.

Legal Notices.

N. YORK SUPREME COURT.—DANIEL
N. GREENLEAF, Plaintiff against JOSEPH K. CO-
HEN, E. A. defendant.—and in re relief from process.
—To the defendants: You are hereby summoned and required
to answer the complaint in this action, which will be held in
the office of the Clerk of the City and County of New York, at
the City Hall in said county, on a copy of your answer
to the said complaint on the subscriber at his office, No. 7

[illegible]

We further certify that at the Annual Meeting of said Company, held in New York Jan. 8, 1907, the following persons were present, representing two-thirds of the stock to move the principal office of the Company to Carrollton and to establish a branch office there:

John W. Carrington, President; John H. Carrington, Vice-President; George W. Carrington, Secretary; James M. Carrington, Treasurer; and the following named Trustees:

William A. Carrington, John W. Carrington, John H. Carrington, George W. Carrington, James M. Carrington, William A. Carrington, John W. Carrington, John H. Carrington, George W. Carrington, James M. Carrington.

We therefore do hereby certify that the names of the Trust and Counties in which the principal part of the business of the Company within this State is conducted are as stated above, and that the City of Carrollton is a branch office to be opened in the City of New York, County of New York.

B. W. BLANCHARD, Treasurer.
W. R. BAIR, J. W. GUPPY, Trustees.
A. M. F. DAVIS, Secretary.

City and County of New York.—On this 26th day of May, A. D. 1886, before me personally appeared Benj. W. Blanchard, President of the Bond Vain Coat Company of New York, Joseph W. Guppy and Andrew M. F. Davis, Trustees of said Company, to me known to be the individuals entitled to execute and deliver the foregoing certificate, and they signed the same before me, and acknowledged that they signed the same for the purposes therein mentioned.

J. H. W. PUTZ, Notary Public, New York.

Justin White,
3 Cent
Notary Revenue
(Seal) Stamp
New York.

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SUPREME COURT—City and County of New York.—HENRY HOLDREGE, ex. ABNER BART LETT, sole surviving assignee of Michael Buzza, Petitioner, in an order of the Supreme Court in the above entitled cause, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears on file in the office of the Clerk of said Court.

[illegible][illegible]

SUPREME COURT—CITY and COUNTY of NEW-YORK.—MICHAEL O'LEARY against the BANK OF CAPE FEAR, alias the President, Directors and Company of the Bank of Cape Fear. *Plaintiff against Defendant.*

and above-named: You are hereby notified that, in pursuance of a subpoena issued by the Court, and in compliance with the order of the Court, a copy will be filed in the office of the Clerk of the City and County of New-York, at the City Hall in said city, to wit: a copy of the complaint, and of the answer thereto, and of the affidavits of the subscribers, at their office, No. 40 Broadway, New-York City, within twenty days after the expiration of the day of the filing of the complaint, and if you fail to file the answer to the complaint within the time aforesaid, the complaint will be taken judgment against you, to wit: twenty-five thousand dollars and costs of the action, from the date of the filing of the complaint, to-wit: the first day of January, 1884.

WINTER & HARRIS, Attorneys.

The complaint in this action was filed in the Clerk of the City and County of New-York, at the City Hall in said city, on the 23d day of December, 1883.

WINTER & HARRIS, Plaintiffs Attorneys.